### PATENT COOPERATION TREATY

## **PCT**

#### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

see Notification of Transmittal of International Search Report

| FOR FURTHER ACTION   | (Form PC   | T/ISA/220) as well as, where applicable, item 5  |
|--|--|--|
| International filing date (da)<br>12 May 2006 (12.05.2006)   | y/month/year)  | (Earliest) Priority Date (day/month/year)<br>03 June 2005 (03.06.2005)   |
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| twas filed, unless otherwise indicated un<br>search was carried out on the basis of a in<br>3.1 (b)).  International application in written form,<br>international application in written form,<br>the international application in compute<br>uently to this Authority in written form,<br>uently to this Authority in computer read<br>the subsequently furnished written sequi-<br>lication as filed has been furnished.<br>It the information recorded in computer is<br>vere found unsearchable (See Box I).<br>on is lacking (See Box II). | nder this item. ranslation of the t disclosed in the ter readable form, table form, uence listing does eadable form is in  | international application furnished to this international application, the international not go beyond the disclosure in the   |
| ved as submitted by the applicant. established, according to Rule 38.2(b), Inform the date of mailing of this interna gs to be published with the abstract is Fit the applicant. licant failed to suggest a figure.  | ttional search rep   | as it appears in Box III. The applicant may, orr, submit comments to this Authority.  None of the figures  |
|  | International filing date (dar. 12 May 2016 (12.05.2006)  International filing date (dar. 12 May 2016 (12.05.2006)  It has been prepared by this Internation by is being transmitted to the Internation by is being transmitted to the Internation of the Internation of the Internation of the International search was carried out on the basis of a taskets. Sale of the International search was carried out on the basis of a tasket of the International application in written form. In the International application in computer the Internati | International filting date (day/month/year)  12 May 2006 (12.05.2006)  International Sureau  12 consists of a total of 2 sheets.  companied by a copy of each prior art document cited  12 sheets.  13 (10)  14 consists of a total of 3 sheets.  15 sheets.  16 sheets.  18 sheets.  19 sheets.  10 sheets.  10 sheets.  10 shee |

#### INTERNATIONAL SEARCH REPORT

International application No.

PCT/US06/18752

| UL TEXT OF THE ABSTRACT | (Continuation of Item 5 of the first sheet) |  |
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In various embodiments, applications that are configured to interact with the Internet in some way are executed in a restricted process with a reduced privilege level that can prohibit the application from accessing portions of an associated computing device (100). For example, in some embodiments, the restricted process can prohibit applications from read and write access to portions of a system's computer-readable media, such as the hard disk, that contains administrative data and settings information and user data and settings. In these embodiments, a special portion of the disk, termed a "containment zone" (110), is designated and used by applications in this restricted process.

## INTERNATIONAL SEARCH REPORT

International application No.

| INTERNATIONAL SEARCH REPORT   | PCT/US06/18752  |
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| A. CLASSIFICATION OF SUBJECT MATTER  IPC: H04L 29/06(2006.01)   |   |
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| USPC: 705/1;379/201.03,900<br>According to International Patent Classification (IPC) or to both national classification   | and IPC   |
| According to international  |   |
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| Electronic data base consulted during the international NONE  |   |
|   | Relevant to claim No.   |
| C: DOCUMENTS CONSIDERED TO BE RELEVANT  Carrony * Citation of document, with indication, where appropriate, of the  | e relevant passages Relevant to claim   |
| Category * Citation of document, with indicated, state approximately X US 6,584,186 A (Aravanudan et al) June 24 2003, coi 1- col 15.                           | 1-20  |
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| "O" document referring to an oral disclosure, use, exhibition or other means "C" document referring to an oral disclosure, use, exhibition or other means "E"." | document member of the same patent family   |
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| Commissioner of Patents P.O. Box 1450 Telephot  | ne No. 571 272 6706   |
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#### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY PCT To MICROSOFT CORPORATION ATTN: SHARON RYDBERG, (SHARONR-21-2029) WRITTEN OPINION OF THE LCA, INTERNATIONAL PATENT DEPT. INTERNATIONAL SEARCHING AUTHORITY ONE MICROSOFT WAY, 21/2029 REDMOND, WA 98052-6399 (PCT Rule 43bis.1) 31 AUG 2007 Date of mailing (day/month/year FOR FURTHER ACTION Applicant's or agent's file reference See paragraph 2 below 313549.07 WO Priority date (day/month/year) International filing date (day/month/year) International application No. 03 June 2005 (03.06.2005) 12 May 2006 (12.05.2006) PCT/US06/18752 International Patent Classification (IPC) or both national classification and IPC H04L 29/06( 2006.01) USPC: 705/1;379/201.03,900 Applicant MICROSOFT CORPORATION 1. This opinion contains indications relating to the following items: Basis of the opinion Box No. 1 Box No. 11 Priority Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. III Lack of unity of invention Box No. IV Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability; citations and explanations supporting such statement Certain documents cited Box No. VI Certain defects in the international application Box No. VII Certain observations on the international application Box No. VIII 2. FURTHER ACTION If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. 3. For further details, see notes to Form PCT/ISA/220. Date of completion of this opinion Name and mailing address of the ISA/ US Pierre Eddy Elisca J / Frd 6 Mail Stop PCT, Attn: ISA/US 23 May 2007 (23.05.2007) Commissioner for Patents P O. Box 1450 Telephone No. 571 272 6706 Alexandria, Virginia 22313-1450 Facsimile No. (571) 273-3201

## WRITTEN OPINION OF THE

| International application No. |  |
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| WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY  | PCT/US06/18752   |  |  |
|---|--|--|--|
| Box No. 1 Basis of this opinion   |  |  |  |
| Box No. 1 Basis of this opinion  1. With regard to the language, this opinion has been established on the basis of:  the international application in the language in which it was filed  a translation of the international application into, which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).  2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:  a. type of material |  |  |  |
| b. format of material on paper in electronic form  c. time of fiting/furnishing contained in the international application as filed. filed together with the international application in electronic form furnished subsequently to this Authority for the purposes of sear   |  |  |  |
| In addition, in the case that more than one version or copy of a sequence or furnished, the required statements that the information in the subapplication as filed or does not go beyond the application as filed, as a  | nce listing and/or table(s) relating thereto has been filed secquent or additional copies is identical to that in the appropriate, were furnished. |  |  |

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US06/18752

| Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement |                            |      |  |
|---|----------------------------|------|--|
| Statement   |                            |      |  |
| Novelty (N)   | Claims NONE Claims 1-20    | YES  |  |
| Inventive step (IS)   | Claims NONE Claims 1-20    | YES  |  |
| Industrial applicability (IA)   | Claims 1-20<br>Claims NONE | YE\$ |  |

#### 2. Citations and explanations:

Claims 1-20 lack of novelty under PCT Article 33(2) as being anticipated by Aravamudan et al U.S. Pat. No. 6.584186.

As per claims 1-20 Aravamudan discloses a method protecting communications network integrity, the method comprising. Providing a blocking mechanism that is configered to block Internet-application access to office spaces of a client computing device on which the Internet-application executes, and defining at least one containment zone in which said Internet-application is write and read data (see, abstract, col 1 col 15).

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/US06/18752

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| Certain published documen   | ts (Rules 43bis.1 and 70.10<br>Publication date |  | Priority date (valid claim)<br>(day/month/year) |
| Application No.  Patent No. | (day/month/year)                                | (day/month/year)                             | (day/montn/year)                                |
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| Non-written disclosures     | (Rules 43bis.1 and 70.9)                        |  | Date of written disclosure referring            |
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